

# FAX BID REQUEST

BID NUMBER: 26200

STATE OF CONNECTICUT  
ENVIRONMENTAL PROTECTION  
141 SOUTH ST., UNIT D  
WEST HARTFORD CT 06110-1963  
PHONE: 860-723-7601  
FAX: 860-953-8581

Vendor:

Location: STATE OF CT. D.E.P.  
West Hartford Commerce Center  
141 South St. Unit D  
West Hartford, CT 06110

Phone #

Fax #

DATE ISSUED	ISSUED BY <b>Carl Chu</b>	DATE/TIME BID REQUIRED 11/30/2010	DATE REQUIRED	F.O.B.	TERMS
11/16/10	Please return bid to Fax: 860-953-8581	SEE INSTRUCTIONS BELOW	ASAP	ALL PRICES MUST BE F.O.B. DESTINATION	Net 45 days

ITEM NO.	DESCRIPTION		UNIT	QUAN	UNIT PRICE	TOTAL
	State of Ct. D.E.P. is Seeking Bids For: Crossbow Package, & Accessories.					
1.	Excalibur Equinox (Lite Stuff) Crossbow Package.		2			
2.	Horton Vision 175 Scope Package.		2			
3.	TenPoint Titan HLX Scope Package W/ACU Draw.		2			
4.	Parker Crossbow Tornado HP Package.		2			
5.	Parker Cyclone Express Package.		2			
6.	Tarantula Deluxe Crossbow Case.		8			
7.	Excalibur Xbow Deluxe Case		2			
8.	Excalibur Crossbow Bolts. (Set of 6)		2			
9.	Barnett Field Tip Carbon 20" Bolts. (Set of 5)		10			
10.	Easton Team Realtree 20" Aluminum Bolts. (Set of 6)		10			
11.	Screw-In Field Points.( Set Of 10 to 12)		10			
12.	Shipping Charge (UPS) Ground or (Fedex) Ground					
	Note: Vendors Must Fill Out W-9 & Agency Forms & Submit W/Bid. @860-953-8581.					

NOTE: DO NOT INCLUDE FEDERAL EXCISE TAXES OR CONNECTICUT SALES TAX, AS THE STATE IS EXEMPT.  
BIDDER INSTRUCTIONS: PLEASE FAX YOUR QUOTE ON THIS FORM TO (860) 953-8581 AND MAIL FORM WITH ORIGINAL SIGNATURE TO THE ADDRESS IN THE UPPER RIGHT HAND CORNER. ALL PRICES MUST BE F.O.B. DESTINATION AND YOU MUST SIGN THIS FORM. THE STATE RESERVES THE RIGHT TO REJECT IN WHOLE OR IN PART ANY AND ALL BIDS. PLEASE NOTE BID DEADLINE. LATE BIDS WILL NOT BE ACCEPTED. THE UNDERSIGNED BIDDER AFFIRMS AND DECLARES: THAT THIS QUOTATION IS EXECUTED AND SIGNED BY SAID BIDDER WITH FULL KNOWLEDGE AND ACCEPTANCE OF THE PROVISIONS OF FORM SP-19 OF CURRENT ISSUE AND IN EFFECT ON THE DATE OF THIS BID ISSUE. FORM SP-19, ENTITLED STANDARD BID AND CONTRACT TERMS AND CONDITIONS TOGETHER WITH THE COMMODITY SPECIFICATIONS, PROPOSAL SCHEDULE, AND SPECIAL BID AND CONTRACT TERMS ARE MADE A PART OF THIS REQUEST FOR QUOTATION.

QUOTATION NO.	DATE :	VENDOR FEIN/SSN :	ARE YOU INCORPORATED?  YES                  NO	DELIVERY AS REQ=D ABOVE (UNLESS NOTED HERE)
SIGNED :  PRINTED :		TITLE :	TELEPHONE NO. AND EXTENSION :	CASH DISCOUNT:    PAYMENT TERMS:  %                  DAYS                  NET 45

## Standard Bid and Contract Terms and Conditions - Page 1 of 4

All Invitations For Bids issued by the Department of Administrative Services, Procurement Services will bind Bidders to the terms and conditions listed below, unless specified otherwise in any individual Invitation For Bids.

Incorporated by reference into this contract are applicable provisions of the Connecticut General Statutes including but not limited to Sections 4a-50 through 4a-80 and applicable provisions of the Regulations of Connecticut State Agencies including but not limited to Sections 4a-52-1 through 4a-52-22.

The contractor agrees to comply with the statutes and regulations as they exist on the date of this contract and as they may be adopted or amended from time to time during the term of this contract and any amendments thereto.

### **Submission of Bids**

1. Bids must be submitted on forms supplied by Procurement Services. Telephone or facsimile bids will not be accepted in response to an Invitation For Bids.

2. The time and date bids are to be opened is given in each bid issued. Bids received after the specified time and date of bid opening given in each bid proposal shall not be considered. Bid envelopes must clearly indicate the bid number as well as the date and time of the opening of the bid. The name and address of the Bidder should appear in the upper left hand corner of the envelope.

3. Incomplete bid forms may result in the rejection of the bid. Amendments to bids received by Procurement Services after the time specified for opening of bids, shall not be considered. An original and one copy of the proposal schedule shall be returned to Procurement Services. Bids shall be computer prepared, typewritten or handwritten in ink. Bids submitted in pencil shall be rejected. All bids shall be signed by a person duly authorized to sign bids on behalf of the bidder. Unsigned bids shall be rejected. Errors, alterations or corrections on both the original and copy of the proposal schedule to be returned must be initialed by the person signing the bid proposal or their authorized designee. In the event an authorized designee initials the correction, there must be written authorization from the person signing the bid proposal to the person initialing the erasure, alterations, or correction. Failure to do so shall result in rejection of bid for those items erased, altered or corrected and not initialed.

4. Conditional bids are subject to rejection in whole or in part. A conditional bid is defined as one which limits, modifies, expands or supplements any of the terms and conditions and/or specifications of the invitation for bids.

5. Alternate bids will not be considered. An alternate bid is defined as one which is submitted in addition to the bidders primary response to the invitation for bids.

6. Prices should be extended in decimal, not fraction, to be net, and shall include transportation and delivery charges fully prepaid by the Contractor to the destination specified in the bid, and subject only to cash discount.

7. Pursuant to Section 12-412 of the Connecticut General Statutes, the State of Connecticut is exempt from the payment of excise, transportation and sales taxes imposed by the Federal Government and/or the State. Such taxes must not be included in bid prices.

8. In the event of a discrepancy between the unit price and the extension, the unit price shall govern.

9. By its submission the Bidder represents that the bid is not made in connection with any other Bidder submitting a bid for the same commodity or commodities and is in all respects fair and without collusion or fraud.

10. All bids will be opened and read publicly and upon award are subject to public inspection.

### **Guaranty or Surety**

11. Bid and/or performance bonds may be required. Bonds must meet the following requirements: Corporation - must be signed by an official of the corporation above their official title and the corporate seal must be affixed over the signature; Firm or Partnership - must be signed by all the partners and indicate they are "doing business as"; Individual - must be signed by the owner and indicated as "Owner". The surety company executing the bond or countersigning must be licensed in Connecticut and the bond must be signed by an official of the surety company with the corporate seal affixed over their signature. Signatures of two witnesses for both the principal and the surety must appear on the bond. Power of attorney for the official signing the bond for the surety company must be submitted with the bond.

### **Samples**

12. Accepted bid samples do not supersede specifications for quality unless sample is superior in quality. All deliveries shall have at least the same quality as the accepted bid sample.

13. Samples are furnished free of charge. Bidder must indicate if their return is desired, provided they have not been made useless by test. Samples may be held for comparison with deliveries.

### **Award**

14. Award will be based on quality of the articles or services to be supplied, their conformance with specifications, delivery terms, price, administrative costs, past performance, and financial responsibility.

15. Procurement Services may reject any bidder in default of any prior contract or guilty of misrepresentation or any bidder with a member of its firm in default or guilty of misrepresentation.

16. Procurement Services may correct inaccurate awards resulting from clerical or administrative errors.

### **Contract**

17. The existence of the contract shall be determined in accordance with the requirements set forth above. However, the award of the contract is not an order to ship.

18. The Contractor shall not assign or otherwise dispose of their contract or their right, title or interest, or their power to

## Standard Bid and Contract Terms and Conditions - Page 2 of 4

execute such contract to any other person, firm or corporation without the prior written consent of Procurement Services.

19. Bidders have ten days after notice of award to refuse acceptance of the award; after ten days the award will be binding on the Contractor. If the Contractor refuses to accept the award within the ten day period, the award will be made to the next lowest responsible qualified bidder.

20. Failure of a Contractor to deliver commodities or perform services as specified will constitute authority for Procurement Services to purchase these commodities or services on the open market. The Contractor agrees to promptly reimburse the State for excess cost of these purchases. The purchases will be deducted from the contracted quantities.

21. Rejected commodities must be removed by the Contractor from State premises within 48 hours. Immediate removal may be required when safety or health issues are present.

22. Contractor agrees to: hold the State harmless from liability of any kind for the use of any copyright or uncopyrighted composition, secret process, patented or unpatented invention furnished or used in the performance of the contract; guarantee their products against defective material or workmanship; repair damages of any kind, for which they are responsible to the premises or equipment, to their own work or to the work of other contractors; obtain and pay for all licenses, permits, fees etc. and to give all notices and comply with all requirements of city or town in which the service is to be provided and to the State of Connecticut; to carry proper insurance to protect the State from loss.

23. Notwithstanding any provision or language in this contract to the contrary, the Commissioner may terminate this contract whenever he/she determines in his/her sole discretion that such termination is in the best interests of the State. Any such termination shall be effected by delivery to the Contractor of a written notice of termination. The notice of termination shall be sent by registered mail to the Contractor address furnished to the State for purposes of correspondence or by hand delivery. Upon receipt of such notice, the Contractor shall both immediately discontinue all services affected (unless the notice directs otherwise) and deliver to the State all data, drawings, specifications, reports, estimates, summaries, and such other information and materials as may have been accumulated by the Contractor in performing his duties under this contract, whether completed or in progress. All such documents, information, and materials shall become the property of the State. In the event of such termination, the Contractor shall be entitled to reasonable compensation as determined by the Commissioner of the Department of Administrative Services, however, no compensation for lost profits shall be allowed.

### **Delivery**

24. All products and equipment delivered must be new unless otherwise stated in the bid specifications.

25. Delivery will be onto the specified State loading docks by the Contractor unless otherwise stated in the bid specifications.

26. Deliveries are subject to re-weighing on State sealed scales.

27. Payment terms are net 45 days after receipt of goods or invoice, whichever is later, unless otherwise specified.

28. Charges against a Contractor shall be deducted from current obligations. Money paid to the State by the Contractor shall be payable to the Treasurer, State of Connecticut.

### **Tangible Personal Property**

29. (a) For any contract for provision of tangible personal property to the state entered into on or after the effective date of this section, each department head, as defined in section 4-5 of the general statutes, shall enter into an agreement with the contractor pursuant to which such contractor shall agree, on its own behalf and on behalf of each affiliate, as defined in subsection (d) of this section, of such contractor, for the term of the state contract, to collect and remit to the state on behalf of its customers any use tax due to the state under the provisions of chapter 219 of the general statutes for items of tangible personal property sold by the contractor or by any of its affiliates in the same manner as if the contractor and its affiliates were engaged in the business of selling tangible personal property for use in this state and had sufficient nexus with this state to be required to collect use tax due to the state. (b) The following provisions shall apply to and be made part of any agreement entered into pursuant to subsection (a) of this section: (1) The contractor and its affiliates are not liable for use tax not paid to them by a customer; (2) A customer's payment of a use tax to the contractor or its affiliates relieves the customer of liability for the use tax; (3) The contractor and its affiliates shall remit all use taxes they collect from customers on or before the due date specified in the agreement, which may not be later than the last day of the month next succeeding the end of a calendar quarter or other tax collection period during which the tax was collected; and (4) Any contractor or affiliate who fails to remit use taxes collected on behalf of its customers by the due date specified in the agreement shall be subject to the interest and penalties provided for persons required to collect sales tax under chapter 219 of the general statutes. (c) Any agreement entered into under subsection (a) of this section may provide that the contractor and its affiliates shall collect the use tax only on items that are subject to the six per cent rate of tax. (d) For purposes of this section, "affiliate" means any person, as defined in section 12-1 of the general statutes, that controls, is controlled by, or is under common control with another person. A person controls another person if the person owns, directly or indirectly, more than ten per cent of the voting securities of the other person. For purposes of this subsection, "voting security" means a security that confers upon the holder the right to vote for the election of members of the board of directors or similar governing body of the business, or that is convertible into, or entitles the holder to receive, upon its exercise, a security that confers such a right to vote. "Voting security" includes a general partnership interest. (PA 03-01 Sec.105)

### **Saving Clause**

30. The Contractor shall not be liable for losses or delays in the fulfillment of the terms of the contract due to wars, acts of public enemies, strikes, fires, floods, acts of God or any other acts not within the control of or reasonably prevented by the

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Contractor. The Contractor will give written notice of the cause and probable duration of any such delay.

**Advertising**

31. Contractors may not reference sales to the State for advertising and promotional purposes without the prior approval of Procurement Services.

**Rights**

32. The State has sole and exclusive right and title to all printed material produced for the State and the contractor shall not copyright the printed matter produced under the contract.

33. The Contractor assigns to the State all rights title and interests in and to all causes of action it may have under Section 4 of the Clayton Act, 15 USC 15, or under Chapter 624 of the general statutes. This assignment occurs when the Contractor is awarded the contract.

33. Contractor agrees that it is in compliance with all applicable federal, state and local laws and regulations, including but not limited to Connecticut General Statutes Sections 4a-60 and 4a-60a. The Contractor also agrees that it will hold the State harmless and indemnify the State from any action which may arise out of any act by the contractor concerning lack of compliance with these laws and regulations.

34. All purchases will be in compliance with Section 22a-194 to Section 22a-194g of the Connecticut General Statutes related to product packaging. This contract is subject to the provisions of Executive Order No. Three of Governor Thomas J. Meskill promulgated June 16, 1971, the provisions of Executive Order No. Seventeen of Governor Thomas J. Meskill promulgated February 15, 1973 and section 16 of P.A. 91-58 nondiscrimination regarding sexual orientation, and the provisions of Executive Order No. Sixteen of Governor John G. Rowland promulgated August 4, 1999 regarding Violence in the Workplace Prevention Policy.

## **Standard Bid and Contract Terms and Conditions - Page 4 of 4**

### **Records, Files, and Information**

35. The contract resulting from the ITB is subject to the provisions of §1-218 of the Connecticut General Statutes, as it may be modified from time to time. In accordance with this section, each contract in excess of two million five hundred thousand dollars between a public agency and a person for the performance of a governmental function shall (1) provide that the public agency is entitled to receive a copy of records and files related to the performance of the governmental function, and (2) indicate that such records and files are subject to the Freedom of Information Act and may be disclosed by the public agency pursuant to the Freedom of Information Act. No request to inspect or copy such records or files shall be valid unless the request is made to the public agency in accordance with the Freedom of Information Act. Any complaint by a person who is denied the right to inspect or copy such records or files shall be brought to the Freedom of Information Commission in accordance with the provisions of sections 1-205 and 1-206 of the Connecticut General Statutes.

36. Incorporated by reference into this contract is Section 4-61dd(g)(1) and 4-61dd(3) and (f) of the Connecticut General Statutes which prohibits contractors from taking adverse action against employees who disclosed information to the Auditors of Public Accounts or the Attorney General.

### **Health Insurance Portability and Accountability Act (HIPAA)**

37. Under the Health Insurance Portability and Accountability Act (HIPAA) of 1996, Bidders are expected to adhere to the same standards as the state agency/covered entity as to Protected Health Information (PHI), to maintain compliance with Title 45 CFR Part 164.504, Uses and Disclosures: Organizational Requirements, Bidder Contracts. Protected Health Information (PHI) includes information related to claims, health services, federal and state tax information, financials, criminal/court related information and other personally identifiable records. Bidder agrees that

it shall be prohibited from using or disclosing the PHI provided or made available by the state agency/covered entity or viewed while on the premises for any purpose other than as expressly permitted or required by this Contract. These uses and disclosures must be within the scope of the Bidder's services provided to the state agency/covered entity. Bidders shall establish and maintain reasonable safeguards to prevent any use or disclosure of the PHI, other than as specified in this Contract or required by law. Bidder agrees that anytime PHI is provided or made available to any subcontractors or agents, Bidder must enter into a subcontract, which contains the same terms, conditions and restrictions on the use and disclosure of PHI as contained in this Contract. Bidder agrees to make available and provide a right of access to PHI by the individual for whom the information was created and disclosed. Bidder agrees to make information available as required to provide an accounting of disclosures. Bidder agrees to make its internal practices, books, and records relating to the use or disclosure of PHI received from, or created or received by Bidder on behalf of the state agency/covered entity, available to the Secretary of Health and Human Services (HHS) for purposes of determining compliance with the HHS Privacy Regulations. At termination of this Contract, Bidder agrees to return or destroy all PHI received from, or created by the state agency/covered entity. If not feasible, extend the protections of this agreement to the PHI and limit further uses and disclosures. Bidder will have procedures in place for mitigating any harmful effects from the use or disclosure of PHI in a manner contrary to this Contract or the HHS Privacy Regulations. Bidder must develop and implement a system of sanctions for any employee, subcontractor or agent who violates this Contract or the HHS Privacy Regulations. The PHI shall be and remain the resources of the state agency/covered entity. Bidder agrees that it acquires no title or rights to the information, including any de-identified information, as a result of this Contract. Bidder agrees that the state agency/covered entity has the right to immediately terminate this Contract if the state agency/covered entity determines that Bidder has violated a material term of this HIPAA Compliance Agreement above.

## Request for Taxpayer Identification Number and Certification

Give form to the  
requester. Do not  
send to the IRS.

Print or type  
See Specific Instructions on page 2.

Name (as shown on your income tax return)

Business name, if different from above

Check appropriate box: ☐ Individual/Sole proprietor ☐ Corporation ☐ Partnership  
☐ Limited liability company. Enter the tax classification (D=disregarded entity, C=corporation, P=partnership) ▶ .....  
☐ Other (see instructions) ▶

☐ Exempt  
payee

Address (number, street, and apt. or suite no.)

Requester's name and address (optional)

City, state, and ZIP code

List account number(s) here (optional)

### Part I Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. The TIN provided must match the name given on Line 1 to avoid backup withholding. For individuals, this is your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other entities, it is your employer identification number (EIN). If you do not have a number, see *How to get a TIN* on page 3.

Note. If the account is in more than one name, see the chart on page 4 for guidelines on whose number to enter.

Social security number

or

Employer identification number

### Part II Certification

Under penalties of perjury, I certify that:

1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and
2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and
3. I am a U.S. citizen or other U.S. person (defined below).

**Certification instructions.** You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the Certification, but you must provide your correct TIN. See the instructions on page 4.

Sign  
Here

Signature of  
U.S. person ▶

Date ▶

### General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

#### Purpose of Form

A person who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) to report, for example, income paid to you, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA.

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN to the person requesting it (the requester) and, when applicable, to:

1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
2. Certify that you are not subject to backup withholding, or
3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income.

**Note.** If a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

**Definition of a U.S. person.** For federal tax purposes, you are considered a U.S. person if you are:

- An individual who is a U.S. citizen or U.S. resident alien,
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States,
- An estate (other than a foreign estate), or
- A domestic trust (as defined in Regulations section 301.7701-7).

**Special rules for partnerships.** Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax on any foreign partners' share of income from such business. Further, in certain cases where a Form W-9 has not been received, a partnership is required to presume that a partner is a foreign person, and pay the withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid withholding on your share of partnership income.

The person who gives Form W-9 to the partnership for purposes of establishing its U.S. status and avoiding withholding on its allocable share of net income from the partnership conducting a trade or business in the United States is in the following cases:

- The U.S. owner of a disregarded entity and not the entity,

# STATE OF CONNECTICUT - AGENCY VENDOR FORM

SP-26NB Rev. 4/03

**IMPORTANT: ALL parts of this form must be completed, signed and returned by the vendor.****READ & COMPLETE CAREFULLY**

COMPLETE VENDOR LEGAL BUSINESS NAME		Taxpayer ID # (TIN): <input type="checkbox"/> SSN <input type="checkbox"/> FEIN	
Write/Type SSN/FEIN Number Above			
BUSINESS NAME, TRADE NAME, DOING BUSINESS AS (If Different From Above)			
BUSINESS ENTITY: <input type="checkbox"/> CORPORATION <input type="checkbox"/> LLC CORPORATION <input type="checkbox"/> LLC PARTNERSHIP <input type="checkbox"/> LLC SINGLE MEMBER ENTITY <input type="checkbox"/> NON-PROFIT <input type="checkbox"/> PARTNERSHIP <input type="checkbox"/> INDIVIDUAL/SOLE PROPRIETOR			
<b>NOTE: IF INDIVIDUAL/SOLE PROPRIETOR, INDIVIDUAL'S NAME (AS OWNER) MUST APPEAR IN THE LEGAL BUSINESS NAME BLOCK ABOVE.</b>			
BUSINESS TYPE: A. SALE OF COMMODITIES B. MEDICAL SERVICES C. ATTORNEY FEES D. RENTAL OF PROPERTY (REAL ESTATE & EQUIPMENT) E. OTHER (DESCRIBE IN DETAIL)			
UNDER THIS TIN, WHAT IS THE PRIMARY TYPE OF BUSINESS YOU PROVIDE TO THE STATE? (ENTER LETTER FROM ABOVE) →			
UNDER THIS TIN, WHAT OTHER TYPES OF BUSINESS MIGHT YOU PROVIDE TO THE STATE? (ENTER LETTER FROM ABOVE) →			
<b>NOTE: IF YOUR BUSINESS IS A PARTNERSHIP, YOU MUST ATTACH THE NAMES AND TITLES OF ALL PARTNERS TO YOUR BID SUBMISSION.</b>			
<b>NOTE: IF YOUR BUSINESS IS A CORPORATION, IN WHICH STATE ARE YOU INCORPORATED?</b>			
VENDOR ADDRESS		STREET	CITY STATE ZIP CODE
Add Additional Business Address & Contact information on back of this form.			
VENDOR E-MAIL ADDRESS		VENDOR WEB SITE	
<b>REMITTANCE INFORMATION: INDICATE BELOW THE REMITTANCE ADDRESS OF YOUR BUSINESS.</b> <input type="checkbox"/> SAME AS VENDOR ADDRESS ABOVE.			
REMIT ADDRESS		STREET	CITY STATE ZIP CODE
CONTACT INFORMATION: NAME (TYPE OR PRINT)			
1 <sup>ST</sup> BUSINESS PHONE:		Ext. #	HOME PHONE:
2 <sup>ND</sup> BUSINESS PHONE:		Ext. #	1 <sup>ST</sup> PAGER:
CELLULAR:		2 <sup>ND</sup> PAGER:	
1 <sup>ST</sup> FAX NUMBER:		TOLL FREE PHONE:	
2 <sup>ND</sup> FAX NUMBER:		TELEX:	
WRITTEN SIGNATURE OF PERSON AUTHORIZED TO SIGN PROPOSALS ON BEHALF OF THE ABOVE NAMED VENDOR			DATE EXECUTED
TYPE OR PRINT NAME OF AUTHORIZED PERSON		TITLE OF AUTHORIZED PERSON	
IS YOUR BUSINESS CURRENTLY A DAS CERTIFIED SMALL BUSINESS ENTERPRISE? <input type="checkbox"/> YES (ATTACH COPY OF CERTIFICATE) <input type="checkbox"/> NO			
IF YOU ARE A STATE EMPLOYEE, INDICATE YOUR POSITION, AGENCY & AGENCY ADDRESS			
<b>FOR PURCHASE ORDER DISTRIBUTION: 1) CHECK ONLY ONE BOX BELOW 2) INPUT E-MAIL ADDRESS OR FAX # (IF CHECKED)</b>			
<input type="checkbox"/> E-MAIL		<input type="checkbox"/> FAX	<input type="checkbox"/> USPS MAIL <input type="checkbox"/> EDI
<b>If EDI was selected, give us a person to contact in your company to set up EDI:</b>			
NAME:			
E-MAIL ADDRESS:			
TELEPHONE NUMBER:			
<b>FOR REQUEST FOR QUOTATION (RFQ) DISTRIBUTION: 1) CHECK ONLY ONE BOX BELOW 2) INPUT E-MAIL ADDRESS OR FAX # (IF CHECKED)</b>			
<input type="checkbox"/> E-MAIL		<input type="checkbox"/> FAX	<input type="checkbox"/> USPS MAIL

**ADD FURTHER BUSINESS ADDRESS, E-MAIL & CONTACT INFORMATION ON SEPARATE SHEET IF REQUIRED**





# STATE OF CONNECTICUT

DEPARTMENT OF REVENUE SERVICES



RECEIVED

APR 19 2006  
DEPT. OF ENVIRONMENTAL PROTECTION  
FINANCIAL AND SUPPORT SERVICES

Peter Kukiel  
Department of Environmental Protection  
79 Elm St.  
Hartford, CT 06106

Dear Colleague:

I am pleased to provide your agency with a Connecticut State Agency Tax Exemption Number. This certificate issued by the Department of Revenue Services (DRS) will serve as evidence that your agency is exempt from Connecticut sales and use taxes on the purchase or lease of tangible personal property and services, except for meals and lodging. Qualifying state agencies still must get advance DRS approval for sales and use tax exemptions for meals and lodging.

Tax Exemption Numbers are issued only to Connecticut state agencies. DRS does not assign tax exempt numbers to agencies of the United States government or to municipalities or their agencies.

DRS issues Tax Exemption Numbers to state government agencies to verify the agency's tax-exempt status when making purchases. Use your Tax Exemption Number when completing CERT-134, *Exempt Purchases by Qualifying Governmental Agencies*.

For information on the Tax Exemption Number policy, please see *Policy Statement 2006(4), Tax Exemption Purchases by Connecticut State Agencies*, on the DRS web site at [www.ct.gov/DRS](http://www.ct.gov/DRS) or call the DRS Taxpayer Services Division at 860-297-5962. As always, I welcome your comments and suggestions. Feel free to e-mail DRS at [drs@po.state.ct.us](mailto:drs@po.state.ct.us)

Sincerely,

Pam Law, Commissioner

OR-295 (Rev. 2/06)

OR-295 (Rev. 2/06)  
NOT TRANSFERABLE or ASSIGNABLE

STATE OF CONNECTICUT  
DEPARTMENT OF REVENUE SERVICES  
25 Sigourney Street, Hartford CT 06106-5032

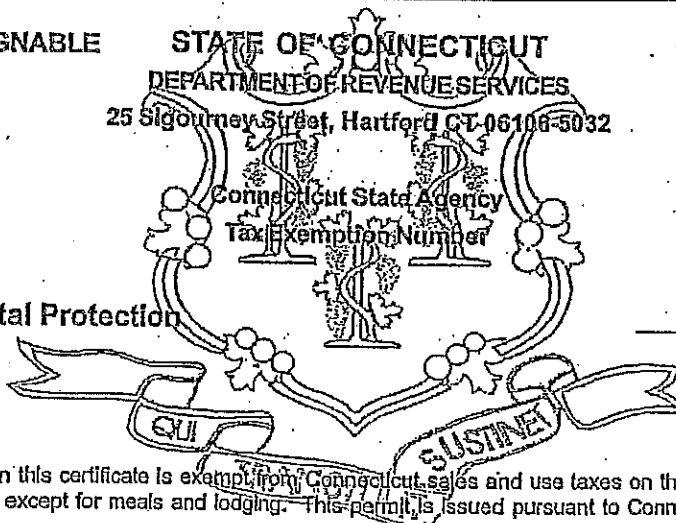
06-6000798-DEP43000

Tax Exemption Number

April 12, 2006

Date Issued

Peter Kukiel  
Department of Environmental Protection  
79 Elm St.  
Hartford, CT 06106



Commissioner



The Connecticut State Agency named on this certificate is exempt from Connecticut sales and use taxes on the purchase or lease of tangible personal property and services, except for meals and lodging. This permit is issued pursuant to Conn. Gen. Stat. §12-412(1)(A).

## RECURVE CROSSBOW

### Excalibur Equinox "Lite Stuff" Crossbow Package

- 350 fps
- Form-fitting ambidextrous cheekpiece
- Ergonomically-designed thumbhole stock

The Equinox crossbow is the crown jewel of the Excalibur line. It's fast, powerful and stunning. The Equinox combines a 225-lb. draw weight with a blazing 350 fps making it ready to take down anything in the field. An ergonomically-designed thumbhole stock makes the bow look impressive. It's not just a pretty face. Built and designed with a reduced overall length that makes the bow easier to cock and hold steady, without sacrificing downrange performance. Cloaked in a total coat of Realtree® AP HD® that's fused with the "Kolorfusion" process for an impenetrable, life-long finish and added realism. You can take careful aim using the form-fitting ambidextrous cheekpiece.

**"Lite Stuff" accessory package includes:** Varizone multiplex crossbow scope, mounting rings and base, four Firebolt 20" carbon bolts with field points, four-bolt quiver, mounting bracket and rope cocking aid.

**Length:** 38-1/2".

**Power stroke:** 16-1/2".

**Weight:** 6.5 lbs.

**Bolt length:** 20".

**Camo pattern:** Realtree® AP HD®.

## COMPOUND CROSSBOWS

### Horton Vision™ 175 Scope Package

- 325 fps velocity
- Compact Frontal String Technology for ground blinds
- Thumbhole stock with a Monte Carlo-Style cheekpiece
- Mult-A-Range 4x32 scope with lighted reticle
- Hunter Elite Lite quiver
- CNC-machined cams and riser

This package includes everything you need to be successful in the woods this season. Frontal String Technology™ makes the Vision™ 175 compact and accurate from either a treestand or ground blind. Concealed with Realtree AP™ camouflage, the bow has a thumbhole stock with Monte Carlo-Style cheekpiece and oversized forearm to provide a stable platform. Vision™ limbs come with a lifetime warranty and generate up to 325 fps. Zoom in on your quarry instantly and accurately with the Mult-A-Range® 4x32 scope with lighted reticle. Hunter® Elite Lite™ quiver. CNC-machined cams and riser. Talon ultralight trigger. Dual-sided safety.

**Draw weight:** 175 lbs.

**Stock length:** 34-1/2".

**Width:** 19".

**Weight:** 8 lbs.

**Camo pattern:** Realtree AP™.

**Vision 175 Package includes:** crossbow, scope, three-arrow quiver, cocking sled and three bolts.

## **TenPoint Titan HLX™ Scope Package with ACUdraw™**

- Shoots bolts at speeds up to a sizzling 300 fps
- 175-lb. HL limbs with Fast Flight string and cables
- Molded FST IV stock and barrel with a 3.5-lb trigger
- The 3X Pro-View scope is calibrated for crossbows
- Comes with ACUdraw cocking aid
- Includes quiver, bolts, holster for ACUdraw crank and more

This enhanced version of TenPoint's workhorse Titan boosts bolt speeds up to a sizzling 300 fps. The bow assembly features 175-lb. HL limbs equipped with Fast Flight™ string and cables and machined-aluminum wheels with a 25.9" axle-to-axle measurement and an 11.1" power stroke. It has a Verton® molded FST IV stock and barrel with a 3.5-lb Power Touch-10 trigger. Camo is double-dipped Mossy Oak® Treestand® imaging. The 3X Pro-View scope is calibrated for crossbows and features an illuminated dot and crosshair configuration in a 7" aluminum tube. Mounting rings included.

**Power stroke:** 11.1".

**Draw weight:** 175 lbs.

**Stock length:** 37.25" (with stirrup).

**Weight:** 7 lbs. 12 oz.

**Camo pattern:** Mossy Oak® Treestand®.

**Titan HLX Scope Package with ACUdraw includes:** crossbow, 3X Pro-View scope, dovetail mount, HX quiver, three aluminum bolts, ACUdraw crank cocking aid, belt holster for ACUdraw crank, field cap and instructional DVD.

## **Parker Crossbow Tornado HP Package**

- Powerful 12-1/8" power stroke
- INV crossbow cams
- Crisp G2 trigger system with minimal travel
- Automatic safety system
- Anti-dry-fire device

Bullpup trigger configuration promotes a powerful 12-1/8" power stroke in one of the shortest, lightest and most compact crossbows ever built. Launching bolts at a sizzling 330 fps, the Tornado generates over 100 ft.-lbs. of kinetic energy. Advanced G2 trigger system features crisp movement with virtually no travel. Automatic safety system can be cocked in any position and automatically sets to safe position. Anti-dry-fire device prevents accidental firing without a bolt in position. Machined-aluminum riser and barrel. Thumbhole pistol-grip stock. Soft-touch textured finish enhances grip and cheek weld in any weather. **Shown with optional bolt.**

**Power stroke:** 12-1/8".

**Draw weight:** 165 lbs.

**Stock length:** 34-1/2".

**Width:** 21-3/4".

**Weight:** 8.05 lbs.

**Camo pattern:** Next Camo® G1 Vista™.

**Tornado HP Package includes:** crossbow, multireticle scope and quiver. **Crossbow bolts not included.**

## **Parker Cyclone Express Package**

- Shoots bolts up to 340 fps
- Compact 21-1/2" wide
- Five-position adjustable stock
- All-metal G2 trigger system

Modern styling with incredible speed, power and performance earned this crossbow a leading industry magazine's "Best Buy" award two years running. Just 21-1/2" wide and weighing 8.3 lbs., its ability to shoot bolts up to 340 fps makes it the fastest in its compact class. A five-position adjustable stock customizes the fit to any shooter. Machined-aluminum barrel and riser. All-metal G2 trigger system with auto-engage safety and anti-dry-fire device. Soft-touch textured finish enhances grip in all weather conditions. **Crossbow bolts not included.**

**Power stroke:** 12-1/2".

**Draw weight:** 175 lbs.

**Stock length:** 35-3/8".

**Width:** 21-1/2".

**Weight:** 8.3 lbs.

**Camo pattern:** Next Camo® G1 Vista™.

**Cyclone Express Package includes:** crossbow, multireticle scope and quiver. **Crossbow bolts not included.**

## **CROSSBOW CASES**

### **Tarantula Deluxe Crossbow Case**

- Holds a crossbow and accessories
- Depth accommodates most scoped crossbows
- Oversized pocket houses your bolts and quiver
- Shoulder strap for easy carry

More than just a carry case, it holds your crossbow and everything you need for a day of shooting. 5" depth provides added space for scoped crossbows. An oversized pocket houses your bolts and quiver. The accessory pocket has an organizer for spare parts and bolt tips. Shoulder strap and sturdy carry handle for easy transport. Imported.

**Length:** 42".

**Width:** 33-1/2".

**Depth:** 5".

**Camo pattern/Color:** Next Camo® G-1™/Stone.

### **Excalibur XBow Deluxe Case**

An inexpensive, lightweight and portable option to a bulky solid case. It securely holds and protects your Excalibur crossbow in its semi-rigid foam-lined interior. Handy pockets hold a full quiver and accessories.

## **BOLTS**

### **Excalibur Crossbow Bolts**

- Crafted from high-quality materials to exact specifications
- Extreme accuracy while using broadheads
- Made from Series 22 Carbon

Excalibur's bolts are crafted from the highest-quality materials to exact specifications in order to ensure the best possible accuracy while using broadheads. Made from Series 22 Carbon. Per 6.

Regular Price: \$44.99

### **Barnett Field Tip Carbon 20" Bolts**

These 20" carbon bolts are a perfect match for your Barnett crossbow. They have a 125-grain field point and moon nocks. Per 5.

### **Easton Team Realtree® 20" Aluminum Bolts**

- Accurate and consistent
- Built of high-strength 7075-T9 alloy
- Available with flat nocks or half-moon nocks

Easton's Team Realtree® Crossbow Hunter™ bolts have proven themselves to be capable of harnessing the stresses of the forces in play when shooting today's powerful crossbows while delivering accuracy and consistency. They're built of high-strength 7075-T9 alloy for easy tuning and tight groups. Fletched with vanes. Per 6.

**Length:** 20".

**Shaft designation:** 2216.

**Available:** Flat nocks and Half-moon nocks



## **FIELD POINTS**

### **Screw-In Field Points**

The Screw-In Field Points are perfect for target shooting. Per 12.